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this connection, if the decedent receives property as a result of the exercise or nonexercise of a power of appointment, the donee of the power (and not the creator) is deemed to be the transferor of the property if the property subject to the power is includible in the donee's gross estate under section 2041 (relating to powers of appointment). Thus, notwithstanding the designation by local law of the capacity in which the decedent takes, property received from the transferor includes interests in property held by or devolving upon the decedent: (1) As spouse under dower or curtesy laws or laws creating an estate in lieu of dower or curtesy; (2) as surviving tenant of a tenancy by the entirety or joint tenancy with survivorship rights; (3) as beneficiary of the proceeds of life insurance; (4) as survivor under an annuity contract; (5) as donee (possessor) of a general power of appointment (as defined in section 2041); (6) as appointee under the exercise of a general power of appointment (as defined in section 2041); or (7) as remainderman under the release or nonexercise of a power of appointment by reason of which the property is included in the gross estate of the donee of the power under section 2041.

(c) The application of this section may be illustrated by the following example:

Example: A devises Blackacre to B, as trustee, with directions to pay the income therefore to C, his son, for life. Upon C's death. Blackacre is to be sold. C is given a general testamentary power, to appoint one-third of the proceeds, and a testamentary power, which is not a general power, to appoint the remaining two-thirds of the proceeds, to such of the issue of his sister D as he should choose. D has a daughter, E, and a son, F. Upon his death, C exercised his general power by appointing one-third of the proceeds to D and his special power by appointing two-thirds of the proceeds to E. Since B's interest in Blackacre as a trustee is not a beneficial interest, no part of it is 'property' for purpose of the credit in B's estate. On the other hand, C's life estate and his testamentary power over the one-third interest in the remainder constitute "property" received from A for purpose of the credit in C's estate. Likewise, D's one-third interest in the remainder received through the exercise of C's general power of appointment is "property" received from C for purpose of the credit in D's estate. No credit is allowed E's estate for the property which passed to her from C since the property was not included in C's gross estate. On the other hand, no credit is allowed in E's estate for property passing to her from A since her interest was not susceptible of valuation at the time of A's death (see §20.2013–4).

§ 20.2013-6 Examples.

The application of §§ 20.2013-1 to 20.2013-5 may be further illustrated by the following examples:

Example (1). (a) A died December 1, 1953, leaving a gross estate of \$1,000,000. Expenses, indebtedness, etc., amounted to \$90,000. A bequeathed \$200,000 to B, his wife, \$100,000 of which qualified for the marital deduction. B died November 1, 1954, leaving a gross estate of \$500,000. Expenses, indebtedness, etc., amounted to \$40,000. B bequeathed \$150,000 to charity. A and B were both citizens of the United States. The estates of A and B both paid State death taxes equal to the maximum credit allowable for State death taxes. Death taxes were not a charge on the bequest to B.

(b) "First limitation" on credit for B's estate (§20.2013–2):

| (8.00.000 | |
|--|-----------------------------|
| A's gross estate | \$1,000,000.00 90,000.00 |
| A's adjusted gross estate \$100,000.00 Exemption \$60,000.00 | 910,000.00 |
| | 160,000.00 |
| A's taxable estate | 750,000.00 |
| A's gross estate tax Credit for State death taxes | 233,200.00 23,280.00 |
| A's net estate tax payable | 209,920.00 |
| "First limitation" = \$209,920.00 (\$20.2013–2(b)) × (\$200,000.00 - \$100,000.00 (\$20.2013–4) + (\$750,000.00 - \$209,920.00 - \$23,280.00 + \$60,000.00 (\$20.2013–2(c))] | \$36,393.90 |
| () ((6) | 14. 0 51 |

- (c) "Second limitation" on credit for B's estate ($\S 20.2013-3$):
- (1) B's net estate tax payable as described in §20.2013-3(a)(1) (previously taxed transfer included):

| B's gross estate | \$500,000.00 | |
|-----------------------------|--------------|------------|
| Expenses, indebtedness, etc | \$40,000.00 | |
| Charitable deduction | 150,000.00 | |
| Exemption | 60,000.00 | |
| | | |
| | | 250,000.00 |
| B's taxable estate | | 250.000.00 |
| D'S laxable estate | | 250,000.00 |

B's gross estate tax

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| Credit for State death taxes | 3,920.00 |
|---|---|
| B's net estate tax payable | 61,780.00 |
| (2) B's net estate tax payable as in §20.2013-3(a)(2) (previously taxe excluded): | |
| Expenses, indebtedness, etc \$40,000.00 Charitable deduction (§20.2013–3(b))=\$150,000.00 | \$400,000.00 |
| - [\$150,000.00 × (\$200,000.00 - \$100,000.00 | |
| + \$500,000.00 - \$40,000.00)] | |
| | 217,391.30 |
| B's taxable estate | 182,608.70 |
| B's gross estate tax | 45,482.61 2,221.61 |
| B's net estate tax payable | 43,260.00 |
| (3) "Second limitation": | |
| Subparagraph (1) \$61,780.00 Less: Subparagraph (2) 43,260.00 | |
| | \$18,520.00 |
| (d) Credit of B's estate for tax transfers (§20.2013-1(c)): | on prior |
| Credit for tax on prior transfers=\$18,520.00 (lower of paragraphs (b) and (c))×100 percent (percentage to be taken into account under \$20.2013–1(c)) | t · |
| Example (2). (a) The facts are th those contained in example (1) of graph with the following addition December 1, 1950, leaving a gross \$250,000. Expenses, indebtedne amounted to \$50,000. C bequeathed B. C was a citizen of the United S estate paid State death taxes equivarimum credit allowable for Staxes. Death taxes were not a charbequest to B. (b) "First limitation" on credit state (\$20.2013-2(d)) — (1) With respect to the property from A: "First limitation"=\$36,393.90 (to putation is identical with the one in paragraph (b) of example (1) of tion). (2) With respect to the property from C: C's gross estate | this para- s. C died estate of ss, etc., \$50,000 to tates. His al to the ate death rge on the for B's es- y received this com- contained f this sec- |
| | \$110,000.00 |
| C's taxable estate | 140,000.00 |
| C's gross estate tax | 32,700.00 1,200.00 |
| | 9 |

| C's net estate tax pay- able | 31,500.00 |
|--|---------------------------|
| "First limitation" = \$31,500.00 (§ 20.2013–2(b)) × [\$50,000.00 (§ 20.2013–4) + (\$140,000.00 - \$31,500.00 - \$1,200.00 + \$60,000.00) | ¢0.414.22 |
| (§ 20.2013–2(c))] | \$9,414.23 |
| (c) "Second limitation" on cred(d) B's net estate (\$20.2013-3(c)):(e) B's net estate tax payable as in \$20.2013-3(a)(1) (previously taxed | described transfers |
| included)=\$61,780.00 (this comput identical with the one contained | ation is |
| graph (c)(1) of example (1) of this see | ction). |
| (2) B's net estate tax payable as | described |
| in §20.2013-3(a)(2) (previously taxed excluded): | transfers |
| B's gross estate | \$350,000.00 |
| \$150,000.00 - [\$150,000.00 | |
| × (\$200,000.00 - \$100,000.00 + \$50,000.00) ÷ | |
| (\$500,000.00 - \$40,000.00)] 101,086.96 Exemption | |
| | 201,086.96 |
| B's taxable estate | 148,913.04 |
| B's gross estate tax | 35,373.91 1,413.91 |
| B's net estate tax pay- able | 33,960.00 |
| (3) "Second limitation": | |
| Subparagraph (1) \$61,780.00 Less: Subparagraph (2) 33,960.00 | |
| | \$27,820.00 |
| (4) Apportionment of "second lin on credit: | mitation'' |
| Transfer from A (§ 20.2013–4) | \$100,000.00 50,000.00 |
| Total Portion of "second limitation" attributable to | 150,000.00 |
| transfer from A (100/150 of \$27,820.00) Portion of "second limitation" attributable to | 18,546.67 |
| transfer from C (50/150 of \$27,820.00) | 9,273.33 |
| (d) Credit of B's estate for tax transfers (§20.2013-1(c)): | on prior |
| Credit for tax on transfer from A= \$18,546.67 (lower of "first limitation" computed in paragraph (b)(1) and "second limitation" apportioned to A's transfer in paragraph (c)(4))×100 percent (percentage to be taken into account under \$20.2013–1(c)) | \$18,546.67 |
| § 20.2013–1(c)) | 7,418.66 |
| Total credit for tay on prior transfers | 25 065 33 |

Total credit for tax on prior transfers 25,965.33